Grant E. Courtney, Esq. (WSBA #16248) Pinnacle Real Estate Law Group, PLLC 175 Parfitt Way SW, Suite S140 Bainbridge Island, WA 98110 Tel: (206) 780-4151 Fax: (206) 780-4154 1 2 3 4 Steven M. De Falco Florida Bar No. 0733571 5 Steven E. Nurenberg 07-CV-05301-ORD Florida Bar No. 0808431 6 Meuers Law Firm, P.L. 5395 Park Central Court Naples, FL 34109-5932 Tel: (239) 513-9191 Fax: (239) 513-9677 8 9 Attorneys for Plaintiff 10 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 11 TACOMA DIVISION 12 EVANS FRUIT COMPANY, INC., | Case N a Washington corporation, 13 Plaintiff. 14 15 KDLO ENTERPRISES, INC. 16 D/B/A PACIFIC HARBOR TRADING, a Washington corporation, KEVIN M. 17 PEDERSON, an individual, and DONNA MAE PEDERSON, an 18 individual 19 Defendants. 20 21 TEMPORARY RESTRAINING ORDER 22 This matter is before the Court upon Plaintiff's Ex-Parte Motion for 23 Temporary Restraining Order pursuant to Rule 65(b) of the Federal Rules 24 of Civil Procedure. Pursuant to Rule 65(b), a Temporary Restraining Order 25 may be granted without notice to the adverse party only if: (1) it clearly 26 appears from specific facts shown by Declaration or verified complaint that

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immediate and irreparable injury, loss or damage will result before the adverse party can be heard in opposition, and (2) the applicant's attorney certifies the reasons that notice should not be required.

In this case, it clearly appears from the Declaration of Jeannette Evans that Plaintiff, Evans Fruit Company, Inc., is a produce dealer and trust creditor of Defendant, KDLO Enterprises, Inc. d/b/a Pacific Harbor Trading, under Section 5(c) of the Perishable Agricultural Commodities Act (PACA), 7 U.S.C. §499e(c), and has not been paid for produce in the total amount of \$295,556.00 supplied to said Defendant as required by the PACA. It is also clear from the same Declaration and the Certification of Counsel that said Defendant is in severe financial jeopardy and the PACA trust assets are being dissipated or threatened with dissipation (Frio Ice, S.A. v. Sunfruit, Inc., 918 F.2d 154 (11th Cir. 1990)) and that said Defendant is not or may not be in a position to pay the claims of Evans Fruit Company, Inc. (ISG Trading Corp. v. Tray-Wrap, Inc., 917 F.2d 75 (2d Cir. 1990)), thereby warranting the relief requested by Plaintiff. On the basis of the pleadings, Declaration and other submissions Plaintiff has filed in this matter, it appears Plaintiff will suffer immediate and irreparable injury due to said Defendant's dissipation of Plaintiff's beneficial interest in the statutory trust created pursuant to 7 U.S.C. §499e(c) and that such dissipation will continue in the absence of injunctive relief. Therefore, the Court is of the opinion that a Temporary Restraining Order should be issued.

If notice is given to Defendant of the pendency of this motion, trust assets will be further threatened with dissipation before the motion is heard. As noted in the legislative history of PACA, once dissipation has occurred, recovery of trust assets is all but impossible. H.R. Rep. No. 543,

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405, 411. J.R. Brooks & Son, Inc. v. Norman's Country Market, Inc., 98 B.R. 47 (Bkrtcy. N.D.Fla. 1989). Entry of this Order without notice assures retention of the trust assets under the control of this Court, which is specifically vested with jurisdiction over the trust. 7 U.S.C. §499e(c)(5). In accord with Rule 65(b)(2), Plaintiff's attorney has certified why notice should not be required. Based on the foregoing, this Court finds that Plaintiff will suffer

immediate irreparable injury in the form of a loss of trust assets unless this order is granted without notice.

Therefore, it is by the United States District Court for the Western District of Washington, ORDERED:

- 1. Defendant, KDLO Enterprises, Inc. d/b/a Pacific Harbor Trading, its agents, officers, subsidiaries, assigns, banking and financial institutions, and all persons in active concert or participation with said Defendant, including Kevin M. Pederson and Donna Mae Pederson, are enjoined and restrained from dissipating, paying, transferring, assigning or selling any and all assets covered by or subject to the trust provisions of the PACA without agreement of Plaintiff, or until further order of this Court.
- Under §499e(c)(2) of PACA, the assets subject to this order include all of the assets of KDLO Enterprises, Inc. d/b/a Pacific Harbor Trading, unless KDLO Enterprises, Inc. d/b/a Pacific Harbor Trading can prove to this Court that a particular asset is not derived from perishable agricultural commodities, inventories of food or other products derived from perishable agricultural commodities or receivables or proceeds from the sale of such commodities or products. Provided however, KDLO Enterprises, Inc. d/b/a Pacific Harbor Trading may sell perishable

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